



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNET DOCKET NO.	CONTINUATION
09/778,130	02/06/2001	Jonathan Williams Haines	SEA10033/40046.149-US-U1 3191	
7590 02/13/2004			EXAMINER	
MERCHANT & GOULD P.C.			LI, ZHUO H	
P.O. Box 2903				
Minneapolis, MN 55402-0903			ART UNIT	PAPER NUMBER
•			2186	1
			DATE MAILED: 02/13/2004	Ų

Please find below and/or attached an Office communication concerning this application or proceeding.

Son

. 4					
	Application No.	Applicant(s)			
	09/778,130	HAINES ET AL.			
Office Action Summary	Examiner	Art Unit			
	Zhuo H. Li	2186			
The MAILING DATE of this communication appeariod for Reply	pears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a rep If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut. Any reply received by the Office later than three months after the mailine earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be tingly within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 20 N	lovember 2003.				
Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims					
4) ☐ Claim(s) 1-20 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-18 and 20 is/are rejected. 7) ☐ Claim(s) 19 is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	wn from consideration.				
Application Papers					
 9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) accomplicant may not request that any objection to the Replacement drawing sheet(s) including the correct of the oath or declaration is objected to by the Examine 	cepted or b) objected to by the lead of a drawing(s) be held in abeyance. Section is required if the drawing(s) is object.	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
	Administration and disconding office	7.00011 01 1011111 1 10-102.			
Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Burea * See the attached detailed Office action for a list	ts have been received. ts have been received in Applicati prity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage			
Attachment(s) Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:				

Art Unit: 2186

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

2. Claims 1-18 and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over DeMoney (US PAT. 6,385,673) in view of Gupta et al. (US 2002/0091722).

Regarding claim 1, DeMoney discloses a method for characterizing performance of a data handling system (300, figure 3) having a cache (405, figure 4) comprising the step of sending commands to the data handling system for a set of data blocks that are large relative to a size (col. 3 lines 7-12) of the cache dedicated for the commands and recording a block service time i.e., deadline time, for each large data block, (col. 11 line 24 through col. 13 line 61 and col.

Art Unit: 2186

15 lines 37-55). DeMoney differs from the claimed invention in not specifically teaching the steps of comparing the block service time to a first threshold and scoring the data handling system based on the comparison of block service time to the first threshold. However, Gupta teaches a validation of system I/O performance characteristics by comparing the different block sizes, including oversize data block ([0011]), service time to a respective estimated information management system I/O performance characteristic value, i.e., a first threshold, in order to monitoring the system I/O performance characteristics associated with the I/O resource, thereby it recognizes Gupta teaching to score the data handling system based on the comparison of the block service time to the first threshold to offer better cache performance in effectively improving system throughput ([0011-0012] and [0161-0174]). Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify DeMoney in comparing the block service time to a first threshold and scoring the data handling system based on the comparison of block service time to the first threshold, as per teaching of Gupta, in order to offer better cache performance in effectively improving system throughput.

Regarding claim 2, DeMoney discloses the data handling system including a disk drive (figure 2), as well as Gupta ([0050]).

Regarding claim 3, DeMoney discloses the commands being configured to cause the disk drive to parse the command, to seek to an appropriate track on a disk of the disk drive, to wait for an appropriate location on the disk, to track-follow on the appropriate track and pass data between a buffer of the disk drive and the disk and between the buffer and a host computer interfaced with the disk drive (col. 14 lines 5-27 and col. 16 line 20 through col. 17 line 21).

Art Unit: 2186

Regarding claim 4, DeMoney teaches the data handling system being configured to cause one or more networked computers to parse the command, to transmit a request for retransmission over the network and to receive retried data transmitted over the network (col. 10 lines 5-33 and figure 3).

Regarding claim 5, DeMoney teaches the data blocks being randomly positioned (col. 17 line 22 through col. 18 line 13), as well as Gupta (col. 8 lines 19-26).

Regarding claim 6, Gupta discloses the scoring step comprising heavily and negatively weighting the block service times exceeding the first threshold, lightly and positively weighting the block service times not exceeding the first threshold and averaging the weighted block service time ([0156]-[0171]).

Regarding claim 7, DeMoney discloses the steps of recording the size of data quality errors produced in response to the commands, recording the frequency of data quality errors produced in response to the commands, i.e., peaks condition in the storage activity, and accounting for the size and frequency of data quality errors (col. 11 lines 5-39).

Regarding claim 8, DeMoney discloses the steps of estimating the minimum and the maximum sustained data rates from the recorded block service time (col. 11 line 40 through col. 13 line 5).

Regarding claim 9, DeMoney discloses the steps of estimating the location of data on a disk of the disk drive from the recorded block service time and corresponding commands and determining a fraction of the drive that allows block service time to not exceed first threshold from the estimated locations and corresponding block service times (col. 14 lines 5-27, col. 11 line 40 through col. 12 line 34 and col. 16 line 10 through col. 17 line 21).

Art Unit: 2186

Regarding claims 10-11, Gupta teaches to measure several different block sizes to validate a disk drive performance ([0162]-[0164]) so that it recognizes to compute a second threshold or a third threshold that varies from a size of data block and compare the block service time to either the second or the third threshold in order to score the data handling system.

Regarding claim 12, DeMoney discloses to send command that prioritize throughput over data quality (col. 17 line 32 through col. 18 line 42).

Regarding claim 13, the limitations of the claim are rejected as the same reasons set forth in claim 1.

Regarding claim 14, the limitations of the claim are rejected as the same reasons set forth in claim 3.

Regarding claim 15, the limitations of the claim are rejected as the same reasons set forth in claim 4.

Regarding claim 16, the limitations of the claim are rejected as the same reasons set forth in claim 5.

Regarding claim 17, the limitations of the claim are rejected as the same reasons set forth in claim 7.

Regarding claim 18, the limitations of the claim are rejected as the same reasons set forth in claims 10-11.

Regarding claim 20, DeMoney discloses a system (300, figure 3) for characterizing the performance of a data handling system comprising an interface (col. 10 lines 35-37) and a processing means for communicating command through the interface to the data handling system (col. 4 line 8 through col. 8 line 27 and col. 10 line 26 through col. 11 line 4). Demoney differs

Art Unit: 2186

from the claimed invention in not specifically teaching the processing means for scoring the data handling system based on the response to the commands. However, Gupta teaches a validation of system I/O performance characteristics by comparing the different block sizes, including oversize data block ([0011]), service time to a respective estimated information management system I/O performance characteristic value, i.e., a first threshold, in order to monitoring the system I/O performance characteristics associated with the I/O resource, thereby it recognizes Gupta teaching to score the data handling system based on the comparison of the block service time to the first threshold to offer better cache performance in effectively improving system throughput ([0011-0012] and [0161-0174]). Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify DeMoney in having the processing means for scoring the data handling system based on the response to the commands, as per teaching of Gupta, in order to offer better cache performance in effectively improving system throughput.

Allowable Subject Matter

3. Claim 19 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Art Unit: 2186

Response to Arguments

Page 7

Applicant's arguments with respect to claims 1-20 have been considered but are moot in 4. view of the new ground(s) of rejection.

Conclusion

- 5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Assouad (US PAT. 6,282,501) discloses a method for testing a disk drive having a compare circuitry to compare data block that is written to an address with another data block that is read from the address (abstract). Barve et al. (US PAT. 6,260,108) discloses a system for modeling and optimizing I/O throughput of multiple disks (abstract). Tsuboi et al. (US PAT. 6,148,367) discloses a controller for allocating areas of a cache memory in an information processing system having means for judging whether the amount of data in the cache memory before being stored in a storage unit is equal to or greater than a first threshold value in order to set an allocation limit value of data for each storage unit (col. 2 line 39 through col.4 line 31). Mashimo (US PAT. 5,991,835) discloses a peripheral data storage device in which time interval used for data transfer from relatively fast buffer memory to relatively slower main memory is selected in view of average of time intervals during which data blocks were recently received (abstract). Kojima et al. (US PAT. 5,742,933) discloses a rotary memory storage device with cache control method (abstract).
- 6. Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Art Unit: 2186

Washington, D.C. 20231

Or faxed to:

(703) 308-6606

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA, Fourth Floor (Receptionist).

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Zhuo H. Li whose telephone number is 703-305-3846. The examiner can normally be reached on Tuesday to Friday from 9:30 a.m. to 7:00 p.m. The examiner can also be reached on alternate Monday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Matthew Kim, can be reached on (703) 305-3821.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3900.

Zhuo H Łi

Art Unit 2186

MATMEN LIN SUPERIASORY PATENT EXAMINED TO THE TOPY CENTER 2100

Page 8